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October 16, 1914

The walls of such vault or cesspool shall be of brick, cement, stone, or sound plank of not less than 2 inches in thickness. The bottom of all vaults and cesspools shall be smooth and level in surface. The size of all vaults hereafter constructed shall be not less than 5 feet in depth, without special permit from the health officer, and 2½ feet by 4 feet in length and width. All vaults shall be fly proof and be closely boxed or walled at the top with the privy building, and a ventilating pipe of wood or other material of not less than 4 inches in diameter shall extend from the top of the vault to 2 feet above the building.

Every privy shall be provided with close-fitting covers, subject to the approval of the health officer. Every cesspool hereafter constructed shall be not less than 10 feet deep without special permit from the health officer, nor less than 3 feet in diameter if of circular form, nor less than 12 square feet in surface measurement if rectangular. Every cesspool shall be provided with close-fitting covering, subject to the approval of the health officer. No person or persons shall throw or deposit in any privy, vault, or cesspool any garbage, cans, crockery, or other rubbish whatsoever, and the owner or occupant of premises shall be responsible for the condition of all privies, vaults, and cesspools on the same.

**Stables; Construction and Care—Manure; Care and Disposal. (Ord. 1589, Apr. 14, 1914.)**

SEC. 7. No person shall keep, use, or maintain in the city of Everett any pen, lot, stable, or place where horses, cattle, or fowls are kept which is foul, nauseous, offensive, or detrimental to health.

SEC. 8. Persons maintaining stables, stalls, or apartments in which horses or cattle are kept, or places where manure and solid or liquid excrement accumulates and collects, shall keep such premises in a cleanly, healthful, and wholesome condition, and shall allow no offensive smells and odors to escape therefrom, and shall thoroughly clean the same, and remove all manure and excrement therefrom at least once each week, and as often as directed so to do by the health officer: *Provided, however,* That the health officer may not require such cleaning to be done oftener than once a day.

SEC. 9. Every such stable or apartment in which horses or cattle are kept shall be provided with one or more tightly covered metallic cans or an inside manure pit or vault of sufficient capacity to care for all manure which may collect in such stable or apartment: *Provided, however,* That stables already constructed and now being used as such having outside vaults satisfactory to the health officer shall continue to use the same. All manure pits and manure cans shall be water-tight and fly proof, and the material and construction of the same shall be subject to the health officer's approval. All manure pits shall have ventilating shafts, which shall extend from immediately above the pit to above the main roof of the building, and no such shaft shall terminate within 20 feet of any window or other opening of an adjoining building. The floors of such stables or apartments shall be constructed of concrete or other material satisfactory to the health officer, and a permit shall be obtained from the city health officer to construct any floor other than one of concrete. All such stables and apartments shall be so constructed and connected with a public sewer, that all liquids and drainage from the same shall flow into the sewer and not into or upon any private or public premises.

SEC. 10. No stable shall be constructed or structure used as such without a permit from the board of health, and no permit shall be issued where such stables would be or become a nuisance.

SEC. 11. Persons wishing to allow animals to stand or run at large in yards surrounding any stable or building shall first obtain the written consent of the health officer.

**Offensive Trades—Permit Required. (Ord. 1589, Apr. 14, 1914.)**

SEC. 23. It shall be unlawful for any person, firm, or corporation to carry on the business of slaughtering or rendering of any animal matter, or manufacturing the same into fertilizing material, or changing the form thereof in any manner by the use of heat, steam, fire, chemicals, or otherwise, or to erect or keep any bone-boiling establishment or depositary of dead animals or animal matter at any place or in any establishment anywhere within the city of Everett, except by permit of the board of health.

**Dogs—Muzzling Required—Diseased Animals May be Killed. (Ord. 1603, June 2, 1914.)**

SECTION 1. It shall be unlawful for any person to cause or permit any dog owned or kept by him or under his control to run at large on any street, alley, hall, saloon, office, store, market, confectionery store, or other store during the time that said place is open for public business, or in any hallway in any building occupied by two or more families within the city of Everett, at any time, unless such dog shall be securely muzzled so as to effectually prevent it from biting any person or animal: *Provided*, If at any time the board of health of the city of Everett shall determine that it is unnecessary to muzzle dogs, said board shall cause to be published in the official paper of the city of Everett a notice stating that it shall be unnecessary to muzzle dogs within the city of Everett during the time set forth in said notice; and after the publication of said notice it shall not be necessary to muzzle dogs as required in this ordinance during the time stated in said notice.

SEC. 2. Every person owning, keeping, or having charge or control of any animal which shows symptoms of hydrophobia or which has been exposed to said disease shall cause such animal to be securely confined until it is determined whether or not such animal has hydrophobia or that such exposure has not given such animal said disease. It shall be the duty of every person owning, keeping, or having charge of any animal which is mad or which has hydrophobia to immediately kill such animal or cause the same to be killed, and any animal affected by said disease may be killed by any policeman of the city of Everett. The body of any animal that has died of such disease or which, after showing symptoms of such disease, has been killed shall not be disposed of except as may be directed by the board of health.

SEC. 3. Nothing herein contained shall be held to require the muzzling of any dog while on private premises or while on any street, alley, or other public place or in any of the places mentioned in section 1 of this ordinance if such dog shall be led by a chain or in leash in such manner so as to prevent such dog from biting any person or animal.

SEC. 4. Any person violating any of the provisions of this ordinance shall, upon conviction, be punished by a fine in any sum not to exceed \$100.

**FITCHBURG, MASS.**

**Foodstuffs—Protection of. (Reg. Bd. of H., May 13, 1914.)**

SECTION 1. The dressed body or carcass of any animal, or any part thereof, or any bread, pastry, poultry, or other provisions that may be used as human food shall not be carted or carried through the streets or avenues of the city of